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PART III—SECTION 3

Notifications relating to Minor Administrations

GOVERNMENT OF KUTCH

NOTIFICATION

Bhuj, the 12th February 1955

No. D-86(NES)-M/55—Reference Government order No. D-86(NES)-M/55, dated the 12th February 1955.

2. The Chief Commissioner for Kutch has been pleased to transfer Shri P. R. Jadeja, at present Senior Mamlatdar on Rs. 340 p.m. in the scale of Rs. 340—15—400 as Block Development Officer, Mandvi National Extension Service Block on his existing pay and scale with the usual dearness allowance from the date he takes over upto the 29th February 1956 in the first instance.

3. His lien should be kept on his substantive post in the Revenue Department.

By order B. G. KHABADE

Chief Secretary to the Government of Kutch

Bhuj, the 14th February 1955

No. S-325/54—Reference Government Notification No. S-189/52, dated 12th November 1954.

2. The Chief Commissioner has been pleased to order that powers of appointment and punishment delegated in the schedule thereof in respect of the Government servants in class III and IV services in the Community Project Bhuj-Nakhatrana Block and the National Extension Service Blocks in Rahpar, Abdasa and Mandvi shall be substituted by the following:—

1	2	3	4	5
Community Projec	t Bhuj-Nakhatran	a Block		
All class III posts	Collector	Director Community Project & National Extension Service Blocks.	All	Collector.
All class IV posts	Director Community Project & National Extonsion Service Blocks.	Do.	All	Do.
National Extensio	n Service Blocks in	. Rahpar, Abdasa d	ind Me	ındvi
All class III posts	Collector	Director Community Project & National Extension Service Blocks.	All	Collector.
All class IV posts	Blook Develop- ment Officer.	Block Develop- ment Officer.	All	Do.

By order S. B. PATIL

Secretary to the Chief Commissioner for Kutch

Kutch, the 16th February 1955

No. S-38/55—In consultation with the Union Public Service Commission, (vide paragraph 1 of their letter No. F.4/74/54-R.III dated the 2nd November 1954) and with the

sanction of the President of India conveyed under the Government of India, Ministry of Home Affairs letter No. F.12(41)-S/53 dated the 20th January 1955, the Chief Commissioner for Kutch is pleased to appoint Shri P. K. Vora, as Executive Engineer in the scale of Rs. 500 (6th year)—30—650—EB—45—1150 for the Roads and Buildings Division of the Kutch Public Works Department with effect from the date he assumed charge of the post.

By order S. B. PATIL

Secretary to the Chief Commissioner for Kutch

Bhuj, the 17th February 1955

No. S-95/55—Reference this Government notification No. S-180/53 dated the 1st September 1954.

2. The Chief Commissioner for Kutch is pleased to sanction the continuance on the existing terms of the appointment of Shri M. P. Basistha, B.A. as Assistant Supply Officer, Kutch, till 28th February 1955.

By order S. B. PATIL

Secretary to the Chief Commissioner for Kutch

GOVERNMENT OF AJMER Education Department

NOTIFICATIONS

Ajmer, the 12th February 1955

No. 13(b)/7/54-Edn.—In exercise of the powers conferred by Section 14 of the Ajmer Primary Education Act, 1952 (II of 1952), the Chief Commissioner hereby directs that the following amendment be made in the Ajmer Primary Education Rules, 1953 contained in his notification No. 1/2/53-Edn.(a), dated the 26th April 1954, namely—

In the said rules, after rule 2 the following rule shall be inserted, namely:—

"2.A. School age for children—With reference to clause (h) of sub-section (1) of section 2, children who are over six years and below eleven years of age shall throughout the State of Ajmer be deemed to be of school age".

By order G. S. GAITONDE Secretary

Revenue Department

Ajmer, the 14th February 1955

No. 62(2)/21/53-Rev.—It is hereby certified that the Certificate of Approval granted to Shri Mangal Chand Sethi of Sanod in this Government Notification No. 3/40/51-Mines, dated the 9th March 1951, has been further renewed with effect from 1st January 1955.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1955.

By order
P. N. SETH
Deputy Secretary

Ajmer, the 16th February 1955

No. 11/42/54-Rev.—Under Sub-section (1) of Section 4 of the Land Acquisition Act, 1954 (I of 1894) read with the Government of India, Late Home Department Notification No. F-126/37-Public, dated the 1st April 1937, the Chief Commissioner, Ajmer hereby notifies for general

information that the land mentioned in the schedule is needed for a public purpose.

2. Under Section 5-A of the said Act, any person interested in the land may, within thirty days after the issue of this Notification, make an objection to the acquisition of the land in writing to the Collector under the Land Acquisition Act, Ajmer.

Schedule

Schedule											
Distt.	Pargana 2	Mauza 3	Khata No.	Khasra No.			В.	Area B.		Boundary 7	Purpose
jmer	Beawar	Beawar Khas.	73	1849, 1850, 1951, 1857, 1861, 1862, 1863 and		1860,	22	7	0	North—1856, 1852, 1858, 1855 South—1865, boundary of Makerra East—Boundary of Makrera West—1848.	For Makerra Farm.
			1	1465			56	3	7	North—1442, 1443 South—1464 East—1466, 1540 West—1544.	
				1809, 1810 and 1812		••				North-1576, 1811, 1546	
										East—1845 West—1805	
				1816	••	••		••		North—1545 South—1817 East—1845 West—1815	
				1819, 1820, 1821, 1822	and 18	32 3		••		North—1817 South—1836 East—1818 Wost—1828, 1824.	
				1824, 1825 and 1826				••		North—1817 South—1753 East—1828 West—1817	
				1838, 1839 and 1840 South—1841						North—1463 South—1841 East—1462 West—1445.	
				1843	• •	• •		••		North—1456, 1457, 1458, 1459, 1460 South—1461 East—1847 West—1461	
				1846	••	••		••		North—1845 South—1849, 1851 East—1852 West—1847	
			237	1456 and 1458	••		4	0	10	North—1477 South—1457 East—1440 West—1459.	
			108	1457	••	••	8	7	18	North—1456 South—1843 East—1843 West—1843	
			192	1460	••	••		••		North—1873, 1476 South—1843 East—1877, 1459 West—1461	
			1463		••			••		North—1467, 1468, 1469, 1470 South—1839, 1840 East—1462 West—1464.	
			65	146 1		••	1	в	10	North—1465, 1466 South—1545 East—1463 West—1465.	
			65	1466, 1467, 1 4 68, 1468), 1470	••	8	0	0	North—1539, 1540 South—1463, 1464 East—1471 West—1465	
			100	1829, 1830 1833		• •	11	6	0	North—1836 South—1831 East—1834, 1835 East—Boundary of Makrera.	
			45	1835		••	4	2	10	North—1834 South—1847 East—1847 West—1833	

1	2	8	4	8		6	7	8
13			1809				North—1847 South—1870 East—1848 West—1847	
			45 1834			1 5 10	North—1836 South—1836 East—1847 Wost—1833	
			87 1539	••	••	8 1 0	North—1613 South—1469, 1470, 1471 East—1494 West—1538, 1540	
			87 15 4 3	••	••	1 6 10	North—1536 South—1465 East—1542 West—1548	
			160]540, 1541	., 1542	:	8 1 0	North—1537, 1538 South—1465, 1466, 1467, 1468 East—1539 Wost—1536, 1543	
					130	4 13 15		

By order P. N. SETH Deputy Secretary

Ajmer, the 14th February 1955

No. 62(2)/66/53-Rev.—It is hereby certified that the Certificate of Approval granted to M/s R. D. Maniar & Co., Ajmer, in this Government Notification No. 3/105/51-Mines, dated the 28th July 1951, has been further renewed with effect from 1st January 1955.

This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1955.

By order P. N. SETH Deputy Secretary

Ajmer, the 14th February 1955

No. 62(2)/33/53-Rev.—It is hereby certified that the Certificate of Approval granted to Shri Shantilal Jain of Derathu (State of Ajmer) in this Government Notification No. 3/113/51-Mines, dated the 28th May 1955, has been further renewed with effect from 1st January 1955.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1955.

By order P. N. SETH Deputy Secretary

Ajmer, the 14th February 1955

No. M.1/2/54-Rev.—It is hereby certified that the Certificate of Approval granted to M/s Saghar Brothers, Proprietor the Rajasthan Stones and Minerals Mart, Naya Bazar, Ajmer in this Government Notification No. M.1/2/54-Rev., dated the 29th March 1954, has been further renewed with effect from 1st January 1955.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1955.

By order P. N. SETH Deputy Secretary

Ajmer, the 14th February 1955

No. 62(2)/24/53-Rev.—It is hereby certified that the Certificate of Approval granted to M/s Shamlal Prag Narain of Agra, C/o The Ice Factory, Ajmer, in this Government Notification No. 234/132-A/37-II., dated the 30th August 1938 has been further renewed with effect from 1st January 1955.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1955.

By order P. N. SETH Deputy Secretary

Ajmer, the 14th February 1955

No. 62(2)/86/53-Rev.—It is hereby certified that the Certificate of Approval granted to M/s Kesri Mal & Co., Dhanmandi, Kishengarh, (Rajasthan) in this Government Notification No. 3/80/51-Mines, dated the 15th July 1952, has been further renewed with effect from 1st January 1955.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1955.

By order P. N. SETH Deputy Secretary

Ajmer, the 15th January 1955

No. 62(2)/36/52-Rev.—It is hereby certified that the Certificate of approval granted to Shri Keshav Lal D. Dave, Commission Agent and Contractor, Ajmer in this Government Notification No. 659/173/A/37, dated the 26th April 1939 has been further renewed with effect from 1st January 1955.

2. This renewed certificate of Approval will remain in force upto the midnight of 31st December 1955.

By order S. A. RAUF Deputy Secretary

Ajmer, the 16th February 1955
No. 62(2)/42/53-Rev.—It is hereby certified that the Certificate of Approval granted to Messrs. Chittar Mal Soni and Bros., Morajadi, (Ajmer) in this Government Notification No. 3/34/51-Mines, dated the 30th March 1951 has been further renewed with effect from 1st January 1955.

2. This renewed certificate of Approval will remain in force upto the midnight of 31st December 1955.

By order P. N. SETH Deputy Secretary

Ajmer, the 17th February 1955

No. 62(2)/35/53-Rev.—It is hereby certified that the Certificate of Approval granted to Shri Sugan Chand, S/o Shiv Lal Mathur Liquor contractor, Mawari Gate, Beawer in this Government Notification No. 3/17/51-Mines, dated the 30th March 1951 has been further renewed with effect from 1st January 1955.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1955.

By order P. N. SETH Deputy Secretary Ajmer, the 17th February 1955

No. 62(2)/27/53-Rev.—It is hereby certified that the Certificate of Approval granted to Shri Panchoo Lall s/o Shri Chand Mal of Sanod in this Government Notification No. A/25-1-11, dated the 17th March 1943 has been further renewed with effect from 1st January 1955.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1955.

By order P. N. SETH Deputy Secretary

Law and Judicial Department

Ajmer, the 15th February 1955

No. 11/1/53-L&J—Shri J. D. Sharma District and Sessions Judge Ajmer is granted leave for one month and sixteen days with effect from the 1st February 1955, (Forenoon) to the 16th March 1955.

2. Shri C. Jacob, Senior Sub-Judge and Judge Small Causes Court, Ajmer is appointed to officiate as District and Sessions Judge, Ajmer, with effect from the 8th February 1955, (after-noon), until further orders.

> By order V. N. BHATIA Deputu Secretaru

Home and Services Department

Ajmer, the 15th February 1955

No. S(1-d)2/55-H&S—Shri P. C. Mukherjee assumed charge of the office of Officer-on-Special Duty, in Civil Secretariat, Ajmer on the forenoon of 3rd January 1955.

By order of the Chief Commissioner, Ajmer

A. SEN

Chief Secretary

Medical and L.S.G. Department

Ajmer, the February 1955

No. 4/53/52-Medl-Dr. Debi Lal officiating Civil Assistant Surgeon, Grade I in the Community Project Area has been transferred to Victoria Hospital, Ajmer, with effect from the afternoon of the 30th December 1954.

Dr. Debi Lal assumed charge of the office of Civil Assistant Surgeon, Grade I in the Victoria Hospital, Ajmer on the forenoon of the 5th January 1955.

The services of Dr. T. C. Gurg, Civil Assistant Surgeon, Grade II are placed at the disposal of the Development Department of the Government of Ajmer, Ajmer, for appointment as Civil Assistant Surgeon, Grade I in the Community Project Area with effect from the afternoon of the 30th December 1954.

> By order G. S. GAITONDE Secretary

February 1955 Ajmer, the

No. 1/204/54-LSG-In exercise of the powers conferred by sub-section (3) of section 246 of the Ajmer Merwara Municipalities Regulation, 1925 (VI of 1925), the Chief Commissioner, Ajmer hereby confirms and publishes the following byelaws framed by the Ajmer Municipality under clause (8) of section 245 read with section 250 of the said Regulation for inspection and grant of copies of Municipal records.

1. Except as otherwise provided by or under the Regula-1. Except as otherwise provided by or under the Regulation no copy of or, extract from, any record or document belonging to or in the possession of the Committee shall be given, nor shall inspection of any such record or document be granted, to any person without the permission in writing of the Executive Officer, and in contravention with these bye-laws.

Inspection

- 2. Any member of the Committee may, without payment of fees prescribed in these bye-laws regarding inspection of record or document inspect a file on any working day, but he shall not be entitled to inspect a record or document concerning a case in which he is personally interested or on which the Chairman may have passed orders disallowing inspection.
- 3. At the time of inspection of a record or document by a member, the member shall not be accompanied by any person other than a member or an official of the Committee.

- 4. The records or documents kept in the Record Branch of the Head Office shall be inspected in the Record Branch under the supervision of the Record Keeper, and the records or documents kept in other department under the Secretary, the Medical Officer of Health and the Municipal Engineer shall be inspected in the office of the Secretary, Medical officer of Health and the Minicipal Engineer respectively under their respective supervision.
- 5. No permission shall be given to a member of the public for the inspection of any correspondence between the Committee and the Local Government or in any case where the inspection is, in the opinion of the Executive Officer detrimental to the interest of the Committee. Office notes, reports and recommendations, and opinion of the Municipal counsel if any, contained in a file which is to be inspected shall be detached prior to such inspecis to be inspected shall be detached prior to such inspection and shall not be allowed for inspection.
- 6. For each separate file a separate fee shall be charged but if a file is in different parts, chronologically arranged, such parts shall not be considered to be separate files.
- 7. The fee for the inspection of record or document shall be rupee one for the first hour or part thereof and annas eight for each subsequent hour or part thereof.
- 8. Any member of the public who wishes to inspect a record or document, shall make an application on plain paper to the Secretary, or the Medical Officer of Health, or the Municipal Engineer, for the records in the departments under such officers, stating the particulars of the record or document and the purpose of his inspection and if the inspection is permitted in writing by the Executive Officer, the applicant shall pay Rs. 2 in advance, out of which amount of Re. 1 shall not be returned if the inspecwhich amount of Re. 1 shall not be returned if the inspection had commenced.
- 9. When an application for inspection of a document or record other than a public document, the inspection of which is allowed by or under the Regulation, does not give the number, date or nature of the record or document required, or if the description given in such application is incorrect and it becomes in consequence necessary for the Secretary, or the Medical Officer of Health or the Municipal Engineer to find it, a search fee at the rate of eight annas per year of record to be searched shall be charged, and such search fee shall be paid in advance by the applicant.
- 10. The Secretary or the Medical Officer of Health or the Municipal Engineer incharge of the record required for inspection shall be responsible for seeing that the person inspecting pays all fee strictly in advance and also for seeing that bye-law No. 14 is observed.
- 11. The inspection allowed under these bye-laws shall be made during fixed hours and on the date fixed by the Executive Officer and in no case a record or document other than that allowed for inspection shall be inspected or allowed to be inspected.
- 12. The inspection shall be made by the applicant or by his authorised agent.
- 13. If any record or document is not available for inspection, the inspection fee deposited in advance shall be refunded to the applicant under the orders of the Executive Officer.
- 14. No person inspecting a record or document shall be allowed to mark such record or document or to take copies or to use pen and ink for making of notes. Note, however, may be made with pencil. Any person attempting to in-fringe this bye-law shall have his inspection terminated at once.
- 15. If any person while inspecting any document damage, soils or mutilates it, the Chairman is authorised to charge the cost and damages of such document or a portion of the document, or to take any other action against him as he may deem necessary.

Copies of Records

- 16. The general public shall be entitled to obtain on payment of fees prescribed in bye-laws 21 and 27 certified copies of;
 - (i) all resolutions of the Committee.
 - (ii) such resolutions of Sub-Committees as have been passed by the Sub-Committees in exercise of the deciding powers vested in them by or under the Regulation or delegated to them.
 - (iii) all final orders passed by any member, officer or servant of the Committee in exercise of powers, if any, delegated to them by or under the Regulation.
 - (iv) plans of buildings and the Municipal survey maps,

applicant.

- (v) entries in registers showing rights and titles connected with immoveable property.
- (vi) all public notices,
- (vii) copies of Monetary receipts.
- (viii) copies of entries regarding Deaths and Births of individual persons.
- 17. Copies of no other records shall be given except these detailed in bye-law No. 16.
- 18. No extracts from a record or document shall be given which when read apart from the rest of the file is capable of misrepresenting the final order passed by the Committee, or the Sub-Committee, any member, officer or servant of the Committee in exercise of powers, if any, delegated to them by or under the Regulation.
- 19. No permission shall be given for the issue of copy of, or extract from, any correspondence between the Committee and the Local Government or any officer of the Local Government or in any case where the issue of a copy of record or document is, in the opinion of the Executive Officer, detrimental to the interests of the Committee.
- 20. If a member of the Committee desires, to have a copy of any record or paper for Municipal business he shall obtain the written sanction of the Chairman, and copies shall be supplied to him free of fees prescribed for supply of copies.
- 21. Every application for a copy of record whether made in person or by post shall be accompanied with a deposit of Re. 1.
- 22. An estimate of cost of copy or copies of record or document shall be prepared and if the estimated cost exceeds the fees received under bye-law 21, the applicant shall be called upon to remit the balance and no action for preparing copy shall be taken until such balance has been remitted by the applicant.
- 23. No refund of the deposit received under bye-law 21 shall be made if the applicant applies for cancellation of his original application after the estimated cost of copies required has been communicated to him unless sufficient reasons for such cancellation are shown to the satisfaction of the Executive Officer, refund of such deposit shall however be made if such cancellation is applied for prior to communication to the applicant of applied for prior to communication to the applicant of the estimated cost of copies. In every case of refund a deduction of one anna in the rupee or fraction thereof shall be made.
- 24. If an application for copy of record is rejected, or if for any reason a copy is not granted, the applicant shall be entitled to a refund of the fees received under bye-law 21 less a deduction of an anna in the rupee or fraction thereof.
- 25. Fees, if any, collected in excess of the actual cost of copies shall be refunded to the applicant, and fees, if any due to be paid by the applicant shall be recoverable from him before the copies are delivered to him.
- 26. Copies of records maintained in the record branch of the Head Office shall be certified by the Record Keeper and the Medical Officer of Health, the Municipal Engineer and the Secretary or the Head Clerk or Head of the Section working under the aforesaid officers shall certify copies of the records maintained in their respective charge.
- 27. The fees for supply of copies to the general public shall be as follows:-
 - (a) Ordinary copying fee.
 - (i) for first 200 words or less Rs. 1/4/-;
 - (ii) for every additional 100 words or fraction thereof—Re. -/10/-;
 - (iii) if the original is in tabular form double the fees at (a) (i) and (ii).
 - (b) Fees for maps and plans. For each sq. ft. of tracing paper used or portion thereof Re. 1 if however the Municipal Engineer considers that in view of the laboriousness of the work a special fee should be charged. He shall fix a special rate not exceeding for each sq. ft. Rs. 10.
 - (c) Urgent fee for supplying copies within 3 days of order forDouble the fees prescribed under supply..... (a) and (b) above.
 - (d) Search fee

for any record concerning which sufficient information has not been supplied to enable the record to be traced easily Re. 1 per year of record searched.

- (e) Attestation fee for attesting a copy Re. -/8/-.
- (f) Agency fee for delivery of copies Re. /4/-.
- (g) Other fees for postal and other expenses incurred the amount

actually spent. Note—In case in which plans have been prepared by the Municipal draftsman to explain cases in dispute, copies shall not be given of such plans at a charged less than that which would have been made if the plan had been an original building plan prepared at the request of the

28. In case of doubt whether a resolution record or document is separate or not the decision of the Chairman shall be final.

29. The fees realised under the foregoing bye-laws shall be credited to the Municipal fund.

> By order V. N. BHATIA Deputy Secretary

Ajmer, the 18th February 1955

No. 13/3/55-Medl.—In pursuance of rule 50 of the Drugs Rules, 1945 under the Drugs Act, 1940 the Chief Commissioner is pleased to appoint the Civil Surgeon, Ajmer as the Controlling Authority.

This Government notification No. A/1-79, dated the 13th May 1947, is hereby cancelled.

> By order G. S. GAITONDE Secretary

Legislative Assembly Department Ajmer, the 15th February 1955

No. 1/3/55-LA—In exercise of the powers conferred upon me by sub-section (1) of section 9 of the Government of Part C States Act, 1951 (XLIX of 1951), I hereby summon the Legislative Assembly of the Ajmer State to meet in the Mirshall Buildings at Ajmer on Monday, the 7th March 1955, at 2 P.M.

M. K. KRIPLANI

Chief Commissioner, Ajmer

CORRIGENDA

Ajmer, the 19th February 1955

In the Rules of Procedure and Conduct of Business in the Ajmer State Legislative Assembly published vide this Department notification No. 1/4/52-LA.Vol.III dated the 12th February 1955 at pages 72 to 84-A of the Gazette of India, Part III—Section 3, dated the 12th February 1955, the following corrections may be made:

- 1. In the heading of Chapter II, put a comma after the word "Summoning".
- 2. In rule 6(2), put a comma after the words 'expiring session'.
- 3. In the heading of Chapter III, substitute 'Presiding' for 'presiding'.
- 4. In rule 7, put a comma after the words 'preside over the Assembly'.
- 5. In rule 9(1)(i), substitute 'in' for 'In'.
- 6. In rule 9(1)(ii), substitute 'in' for 'In'.
- 7. In rule 33(2), substitute an apostrophe for the comma occurring after the words, 'for private members'.
- 8. In the proviso to rule 34, read 'end of that day' for 'end of the day'.
- 9. In rule 37, read 'eliciting' for 'electing'.
- 10. In rule 46, substitute colon for semi-colon.
- 11. In the heading of rule 54, read 'Questions' for Question'.
- 12. In rule 62(2), for the colons after the first and the second provisos, substitute semi-colons.
- 13. In rule 65(1), read 'an adjournment' for 'a adjournment'.
- 14. In rule 67(v), read 'revive' for 'review'.
- 15. In rule 75(1), substitute 'days' for 'day's'.
- 16. In rule 89(v), read 'revive' for 'review', and substitute a comma for the semi-colon after the words 'same session'.

- 17. In the heading of rule 95, read 'Amendments' for 'Amendments'.
- 18. In rule 97(1), substitute 'has' for 'have' and put a colon for the fullstop after the words 'leave of the Assembly'.
- 19. In rule 108, insert a comma between the words 'and' and 'if so'.
- 20. In rule 117, put a fullstop for the comma occurring after the words 'as the case may be' and substitute 'If' for 'if' occurring thereafter.
- 21. In rule 121(7), insert the word 'unless' between the words 'list of business' and 'the required sanction'.
- 22. In rule 125, substitute 'Bill' for 'bill' occurring after the words 'in regard to his'.
- 23. In rule 140, read 'stand' for 'stands'.
- 24. In rule 143, insert a comma after the words 'as the case may be'.
- 25. In rule 150, insert the word 'other' between the words 'such' and 'way'.
- 26. In rule 166, insert the word 'member' between the words 'when a' and 'rises to speak'.
- 27. In rule 168(2)(iii), substitute 'legislature' for the word 'Legislature'.
- 28. In rule 168(2)(vi), read 'treasonable' for 'reasonable'.
- 29. In rule 182(3), insert a comma after the words 'as may be'.
- 30. In rule 188(i), insert a comma between the words 'time to time' and 'direct'.
- 31. In rule 196, substitute 'the consent' for 'the-consent'. In the Ajmer State Legislative Assembly (Completion of Financial Business) Rules, 1954 published at pages 70 to 72 of the Gazette of India, Part III Section 3, dated the 12th February 1955—
 - (1) In the notification No. 1/49/53-LA dated the 31st January 1955 read 'Government' for Government'.
 - (2) In Rule 2(1)(v) substitute a semi-colon for the colon.
 - (3) In Rule 5(3) put a comma after the figure brackets and word '(1) and (2)'.
 - (4) In Rule 8(3) read 'demands' for the words 'a demand'.
 - (5) In Rule 9(1) substitute 'Minister' for 'minister'.
 - (6) In Rule 16(5)(c) substitute 'Committee' for the word 'committee' occurring twice.

Finance Department

Ajmer, the 18th February 1955

No. 7(b)/1/55-Fin(E)—The Chief Commissioner is pleased to publish for general information the following amendments to the Rules for Supply and Distribution of Stamps, published in this Government Notification No. 98/1/50-Admn., dated the 19th September 1950:—

Amendments

For the existing rule 6 substitute the following:-

6. The Central Stamps Store shall ordinarily maintain a reserve Stock of Stamps and postal stationery etc. based on the probable monthly consumption as follows, in addition to the Stocks required for quarterly or four monthly, or annual consumption, according as they relate to postal, or non-postal stamps, or stamps which are supplied annually:—

			Maximum months	Minimum months
I. Postage Stamps—				
(1) Postage stamps other than sta	amp booklet	8 3	6	3
(2) Stamp booklets		Ξ.	3	2
(3) Postal Stationery			3	2
II. Non-Postal Stamps which form	sources of Ce	ent-		
ral Revenues—				
(1) Adhesive Stamps			6	3
(2) Impressed Stamps			6	3
(3) Match Excise Banderols		٠.	3	2
(4) Tobacco Excise Duty Labels		٠.	в	3

III. Non-postal Stamps which form sources of State Revenue—

As may be settled between the State Government and the Controller of Stamps.

Note (1)—In the case of items I(1), and II(1), (2), (3) and (4), if the annual consumption is very low, the maximum stock may be increased to 12 months' consumption at the discretion of the Controller of Stamps.

Note (2)—In addition to the above items, reserve stocks of other categories which may be required to be printed from time to time e.g. cheque books, National Savings Certificates, Postal Orders, and various miscellaneous items etc. shall also be maintained in the Central Stamp Store in accordance with the request of the indentors or as may be found necessary by the Controller of Stamps.

Note (3)—In respect of such items for which daily outturn of the Stamp Press is fixed e.g. Postcards, Envelopes, Inland Letter Cards, some denominations of banderols and such similar items etc. as may be determined by the Controller of Stamps from time to time the words 'in addition' referred to in this rule will not be operative i.e. the stocks required to be held in respect of these items will be as per the minimum and maximum limits stated above.

Note (4)—If on account of sharp decrease in treasury scales, the stocks printed previously exceed the maximum limits with reference to the subsequent decrease in sales, such cases will not be deemed as in contravention of the maximum limits of reserves; they will be issued and disposed of in due course, subsequent print order, if any, being regulated on the basis of reduced scales.

By order DWARKA NATH

Assistant Secretary to the Govt. of Ajmer Finance Department

Ajmer, the 19th January 1955

No. 27/6/54-Fin—In pursuance of the provisions of Section 6 of the Ajmer Ministers' (Salaries and Allowances) Act, 1953, Act No. VII of 1953, the Chief Commissioner, Ajmer in consultation with the Central Government, is pleased to make the following rules namely:—

RULES

- 1. These rules may be called the Ajmer Ministers Travelling and Daily Allowances Rules, 1955.
- 2. The travelling and daily allowances of a Minister will be regulated by the appropriate rules applicable to a first grade officer of the State subject to the following modifications, namely:
 - (i) that the rate of daily allowance will be the maximum rate admissible to a first grade officer; and
 - (ii) that no daily allowance or mileage allowance will be admissible for journeys or halts within a radius of ten miles of the headquarters.
- These rules shall take effect from the 1st January 1953.

By order of the Chief Commissioner

A. R. SETHI

Secretary to the Government of Ajmer Finance Department

COURT OF THE JUDICIAL COMMISSIONER, STATE OF AJMER

CORRIGENDUM

Ajmer, the 17th February 1955

No. 593—The Notification issued under Section 41 of the Special Marriage Act, 1954 and published in the Gazette of India, Part III, Section 3, dated the 12th February 1955 at page 84 A shall be numbered 380A and dated the 1st February 1955.

B. N. NIGAM, I.C.S. Judicial Commissioner